## DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

	Original	Supplemental	Substitute	PCT	Design	
next to my name; that I ve	erily believe the inventor (if pla	at I am the original, fi ural inventors are nam	st and sole inver	tor (if only o	izenship are as stated below one name is listed below) or ar which is claimed and for	
TITLE:	METHOD OF MANUFACTURING A NON-VOLATILE SEMICONDUCTOR MEMORY DEVICE					
of which is described and	claimed in:					
the attached	specification, c	<del>or</del>				
the specifical and with	tion in the appl h amendments	ication Serial Nothrough	filed	pplicable), a	,	
the specifical	tion in Internat amended on	ional Application No.	(if applicable).	file	·	
I anknowledge my duty to application in accordance I hereby claim foreign pro Design) of any foreign ap	cent(s) referred to disclose infor to with Title 37, tiority benefits oplication(s) for	to above.  mation of which I am Code of Federal Regulator Title 35, United repatent or inventor's	aware which is allations, §1.56(a) State Code, §11 certificate listed	material to the control of the contr	fication, including the claims, as ne examination of this if this application is for a ave also identified below any application n which priority is	
COUNTRY	A	PPLICATION NO.	DATE	OF FILING	PRIORITY CLAIMED	
Republic of I	Korea	2003-11309	Februar	y 24, 200	O3 YES	
below and, insofar as the application in the manne disclose material informa- filing data of the prior ap	e subject matter or provided by the stion as define oplication and the	of each of the claims the first paragraph of a d in Title 37, Code of the national or PCT in	of this application of this application of the second regulation of the	on is not disc states Code, ons, §1.56(a date of this		
below and, insofar as the application in the manne disclose material informations.	e subject matter or provided by the stion as define oplication and the	of each of the claims the first paragraph of f d in Title 37, Code of	of this application of this application of the second regulation of the	on is not disc states Code, ons, §1.56(a date of this	closed in the prior United States §112, I acknowledge the duty to ) which occurred between the	

Page 1 of 3

And I hereby appoint Adam C. Volentine, Reg. No. 33289 and William S. Francos, Reg. No. 38,456, and the firm of VOLENTINE FRANCOS, P.L.L.C., jointly and severally, attorneys to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I bereby authorize the U.S. attorneys named herein to accept and following instructions from 21<sup>st</sup> CENTURY PATENT & LAW FIRM, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

Kindly direct all correspondence to:

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Page 3 of 3

## VOLENTINE FRANCOS, P.L.L.C. (9/2001)

I further declare that all statements made herein of my own knowledge are true, and that all statements on information and believe are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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Applicant's Ref	AW\$108US/JY	Attorney	Docket No. SEC. 1132